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	UNITED STATES DISTRICT COURT	
8	FOR THE EASTERN DISTRICT OF WASHINGTON	
9		
10	UNITED STATES OF AMERICA,	
11	D1 : 4:66	No. 4:18-CR-06029-EFS-1
12	Plaintiff,	Motion for Congrete Postitution
	V.	Motion for Separate Restitution Hearing as to Victims B and C
13		Treating as to Vietnis B and C
14	DALE GORDON BLACK,	
15		
16	Defendant.	
17		
18	Plaintiff, United States of America, by and through Joseph H. Harrington,	
19		
20	United States Attorney for the Eastern District of Washington, and Alison L.	
21	Gregoire and Brian M. Donovan Assistant United States Attorneys, submits the	
	Gregorie and Brian W. Bonovan Assistant Cinted States Attorneys, Saonits the	
22	following request for a separate restitution hearing 90-days after the sentencing	
23		
24	hearing in this matter. The government has spoken to Scott Johnson, defense	
25	counsel for Mr. Black, who indicates no objection to the instant request.	
26	counsel for IVII. Black, who indicates no objection to the instant request.	
	"If the victims' losses are not ascertainable by the date that is 10 days prior	
27		
28	to sentencing, the attorney for the Government or probation officer shall inform the	
	Motion for Separate Restitution Hearing as to Victims B and C - 1	

court, and the court shall set a date for the final determination of the victim's losses, not to exceed 90 days after sentencing." 18 U.S.C. § 3664(d)(5).

Victim B and Victim C have restitution claims outstanding. These victims have been contacted several times. Both victims are currently undergoing counseling, as are members of their families. Victim B and Victim C and their families are gathering restitution documents and need additional time to finalize their requests. The United States would intend to proceed with sentencing, forfeiture, fines, and the rest of the restitution claims.

A continuance is sought so that the victims and the professionals with whom they are working can file thoughtful matters supporting their restitution requests. Pursuant to Title 18, United States Code, Section 3664(d)(5), the government respectfully requests that the Court delay imposition of restitution for 90 days to allow the Government to obtain additional information concerning any sought restitution in this case.

Respectfully submitted this 9th day of July 2019.

Joseph H. Harrington United States Attorney

s/ Alison L. GregoireAlison L. GregoireAssistant United States Attorney

**CERTIFICATE OF SERVICE** 

I hereby certify that on July 9, 2019 I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of

Scott W. Johnson, <a href="mailto:scott@johnsonorr.com">scott@johnsonorr.com</a>

such filing to the following:

<u>s/Alison L. Gregoire</u> Alison L. Gregoire

Assistant United States Attorney